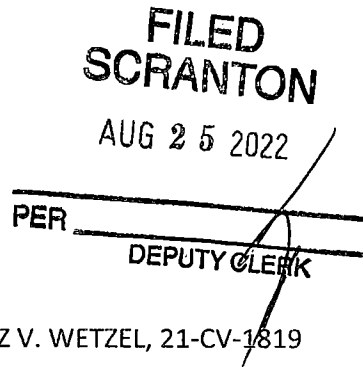


TO: CLERK OF COURT
UNITED STATES DISTRICT COURT FOR THE
MIDDLE DISTRICT OF PENNSYLVANIA
235 NORTH WASHINGTON AVE
P.O. BOX 1148
SCRANTON, PA. 18501-1148

FROM: GEORGE IVAN LOPEZ, CZ-3198
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

RE: LOPEZ V. WETZEL, 21-CV-1819



DEAR CLERK OF COURT,

Please be advised that hereto are copies of the letters sent to countless of attorneys in support of our recently filed motion for appointment of counsel, No respond to these letters as of yet, please filed accordingly.

I also request confirmation of filings in the past month, if there is a cost for a docket statement, please advised, so that funds can be forwarded to you immediately.

THANK YOU FOR YOUR TIME AND ATTENTION

SINCERELY

GEORGE IVAN LOPEZ, CZ-3198

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

copy

TO: Mr. John F. Mizner
311 West Sixth Street
Erie, Pa. 1657

8/10/2022

Dear Esteem Counsel,

May these words find you and yours in Good health.

Mr. Marrone, I am a capital case prisoner confined at the State Correctional Institution at Phoenix. I am currently a capital case legal aid. I filed a civil complaint against the DOC, at the Middle District of Pennsylvania, under docket No# 21-cv-1819. On 8/3/2022, two week ago the Chief Magistrate Judge in the case issued a very favorable Report and Recommendation to the claims in our favor. The magistrate Judge denied the DOC's motion to dismiss pursuing their immunity claims.

The issues which we presented were (a) Denial of due process of law, (b) Eighth Amendment violation, due to cruel and unusual Punishment and, (c) violation of our rights under the American with Disability Act. Currently we are in the Discovery proceedings, which I strongly beleive we can survive the DOC's upcoming summary judgment, base on th material base facts that the prolong isolation caused mental health issues.

PROCEDURAL FACTS:

Counsel, this case came out of the class action in *Reid V. Wetzel*, 18-cv-00176, Where after decades of keeping the capital case prisoners under permanent solitary confinement causing us, all types of physical and psychological harm. The DOC had to settle the case to keep us from ascertaining discovery becuase we could have proven our claims. But our lawyers dropped the ball. However, they still changed the capital case permanent solitary confinement policy. However, there were no mention of monetary and/or punitive damages. Keeping in mind that at that time the DOC's policy mandated that all capital case prisoner be kepted in automatic, permanent Solitary confinement,

until the death-sentence was carried out or they die by natural death. However, Since 2019, we were finally released from the solitary confinement and provided us with our own prison population.

Counsel, once we ascertain the necessary discovery, we would be able to establish beyond any doubt, that the decades under DOC policies of permanent solitary confinement caused us extreme psychological harm and they should be held liable for their continued constitutional violations.

There are so many others that now suffer from "hallucination, depression, helplessness, anxiety attacks and at times attempted suicide etc. Among so many other mental health and physical injuries.

Please review the docket entries in this case and if you are interested in taken on such representing, you will have six individuals that are willing to work with you and even settle the case if the price is fair. The case is ripe for you. Also, keeping in mind that 30 plus other inmates filed their own civil complaints, which is why I really don't want to intertain any *class action representation* unless its absolutely necessary. If you review the report and recommendation, you will see that the Judge mentioned that we have not requested class action certification nor appointment of counsel.

Thank You in advance for a prompt respond and attention.

Sincerely,

George Ivan Lope, CZ-3198

Copy

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

TO: Amistad Law Project
P.O. Box 9148
Philadelphia, Pa. 19139

8/15/2022

Dear Esteem Counsel,

May these words find you and yours in Good health.

I, am a capital case prisoner confined at the State Correctional Institution at Phoenix. I am currently a capital case legal aid. I filed a civil complaint against the DOC, at the Middle District of Pennsylvania, under docket No# 21-cv-1819. On 8/3/2022, two week ago the Chief Magistrate Judge in the case issued a very favorable Report and Recommendation to the claims in our favor. The magistrate Judge denied the DOC's motion to dismiss pursuing their immunity claims.

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PROCEDURAL FACTS:

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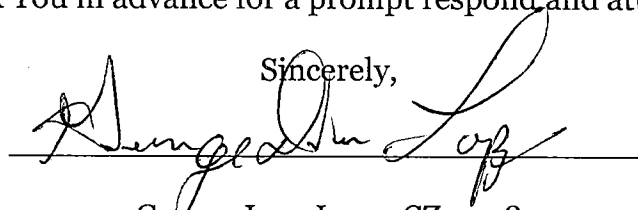
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Thank You in advance for a prompt respond and attention.

Sincerely,

A handwritten signature in cursive script, appearing to read "George Ivan Lope", written over a horizontal line.

George Ivan Lope, CZ-3198

Copy

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

TO: Drinker Biddle & Reath, Law Firm
1 Logan Sq. Ste. 2000
Philadelphia, Pa. 19103-6996

Dated: 8/12/2022

Dear Esteem Counsel,

May these words find you and yours in Good health.

Mr. Pomerantz, I am a capital case prisoner confined at the State Correctional Institution at Phoenix. I am currently a capital case legal aid. I filed a civil complaint against the DOC, at the Middle District of Pennsylvania, under docket No# 21-cv-1819. On 8/3/2022, two week ago the Chief Magistrate Judge in the case issued a very favorable Report and Recommendation to the claims in our favor. The magistrate Judge denied the DOC's motion to dismiss pursuing their immunity claims.

The issues which we presented were (a) Denial of due process of law, (b) Eighth Amendment violation, due to cruel and unusual Punishment and, (c) violation of our rights under the American with Disability Act. Currently we are in the Discovery proceedings, which I strongly beleive we can survive the DOC's upcoming summary judgment, base on th material base facts that the prolong isolation caused mental health issues.

PROCEDURAL FACTS:

Counsel, this case came out of the class action in *Reid V. Wetzel*, 18-cv-00176, Where after decades of keeping the capital case prisoners under permanent solitary confinement causing us, all types of physical and psychological harm. The DOC had to settle the case to keep us from ascertaining discovery becuase we could have proven our claims. But our lawyers dropped the ball. However, they still changed the capital case permanent solitary confinement policy. However, there were no mention of monetary and/or punitive damages. Keeping in mind that at that time the DOC's policy mandated that all capital case prisoner be kepted in automatic, permanent Solitary confinement,

until the death-sentence was carried out or they die by natural death. However, Since 2019, we were finally released from the solitary confinement and provided us with our own prison population.

Counsel, once we ascertain the necessary discovery, we would be able to establish beyond any doubt, that the decades under DOC policies of permanent solitary confinement caused us extreme psychological harm and they should be held liable for their continued constitutional violations.

There are so many others that now suffer from "hallucination, depression, helplessness, anxiety attacks and at times attempted suicide etc. Among so many other mental health and physical injuries.

Please review the docket entries in this case and if you are interested in taken on such representing, you will have six individuals that are willing to work with you and even settle the case if the price is fair. The case is ripe for you. Also, keeping in mind that 30 plus other inmates filed their own civil complaints, which is why I really don't want to intertain any *class action representation* unless its absolutely necessary. If you review the report and recommendation, you will see that the Judge mentioned that we have not requested class action certification nor appointment of counsel.

Thank You in advance for a prompt respond and attention.

Sincerely,

George Ivan Lope, CZ-3198

Copy

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

TO: University of Pennsylvania Law School
C/o Mr. Theodore Rauger, Dean
3501 Sansam Street
Philadelphia, Pa. 19104

8/12//2022

Dear Esteem Counsel,

May these words find you and yours in Good health.

Mr. Rauger, I am a capital case prisoner confined at the State Correctional Institution at Phoenix. I am currently a capital case legal aid. I filed a civil complaint against the DOC, at the Middle District of Pennsylvania, under docket No# 21-cv-1819. On 8/3/2022, two week ago the Chief Magistrate Judge in the case issued a very favorable Report and Recommendation to the claims in our favor. The magistrate Judge denied the DOC's motion to dismiss pursuing their immunity claims.

The issues which we presented were (a) Denial of due process of law, (b) Eighth Amendment violation, due to cruel and unusual Punishment and, (c) violation of our rights under the American with Disability Act. Currently we are in the Discovery proceedings, which I strongly beleive we can survive the DOC's upcoming summary judgment, base on th material base facts that the prolong isolation caused mental health issues.

PROCEDURAL FACTS:

Counsel, this case came out of the class action in *Reid V. Wetzel*, 18-cv-00176, Where after decades of keeping the capital case prisoners under permanent solitary confinement causing us, all types of physical and psychological harm. The DOC had to settle the case to keep us from ascertaining discovery becuase we could have proven our claims. But our lawyers droped the ball. However, they still changed the capital case permanent solitary confinement policy. However, there were no mention of monetary and/or punitive damages. Keeping in mind that at that time the DOC's policy mandated that all capital case prisoner be kepted in automatic, permanent Solitary confinement,

until the death-sentence was carried out or they die by natural death. However, Since 2019, we were finally released from the solitary confinement and provided us with our own prison population.

Counsel, once we ascertain the necessary discovery, we would be able to establish beyond any doubt, that the decades under DOC policies of permanent solitary confinement caused us extreme psychological harm and they should be held liable for their continued constitutional violations.

There are so many others that now suffer from "hallucination, depression, helplessness, anxiety attacks and at times attempted suicide etc. Among so many other mental health and physical injuries.

Please review the docket entries in this case and if you are interested in taken on such representing, you will have six individuals that are willing to work with you and even settle the case if the price is fair. The case is ripe for you. Also, keeping in mind that 30 plus other inmates filed their own civil complaints, which is why I really don't want to intertain any *class action representation* unless its absolutely necessary. If you review the report and recommendation, you will see that the Judge mentioned that we have not requested class action certification nor appointment of counsel.

Thank You in advance for a prompt respond and attention.

Sincerely,

George Ivan Lope, CZ-3198

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

John A. Greenhall, Esq.
South 17th Street, 19th Floor.
Philadelphia, Pa. 19103

8/16/2022

Mr Esteem Counsel,

May these words find you and yours in Good health.

I, am a capital case prisoner confined at the State Correctional Institution. I am currently a capital case legal aid. I filed a civil complaint against the Eastern District of Pennsylvania, under docket No# 21-cv-1819. On 8/16/2022, the Chief Magistrate Judge in the case issued a very favorable recommendation to the claims in our favor. The magistrate Judge recommended to dismiss pursuing their immunity claims.

The issues which we presented were (a) Denial of due process, cruel and unusual punishment violation, due to cruel and unusual Punishment and, discrimination under the American with Disability Act. Currently we are in proceedings, which I strongly believe we can survive the DOC's management, based on the material base facts that the prolonged isolation causes mental issues.

PROCEDURAL FACTS:

Mr Counsel, this case came out of the class action in *Reid V. Warden*. We were here after decades of keeping the capital case prisoners under solitary confinement causing us, physical and psychological harm. The DOC tried to keep us from ascertaining discovery because we could have potential torture. However, they still changed the capital case solitary confinement policy. Moreover, there were no mention of monetary damages. Keeping in mind, at that time the DOC's policy mandated that a prisoner be kept in automatic, permanent Solitary confinement.

sentence was carried out and/or they die by natural death. Since 2019, we were finally released from the solitary confinement and the DOC finally provided us with our own prison population.

Counsel, once we ascertain the necessary discovery, we would be able to establish beyond any doubt, that spending decades under DOC policies of permanent solitary confinement caused us extreme psychological harm and they should be held financially liable for their continued constitutional violations.

There are so many similarly, that now suffer from "hallucination, depression, helplessness, anxiety attacks and at times have attempted suicide, etc. Among so many other mental health and physical injuries.

Please review the docket entries in this case and if you are interested in taken on such representation, you will have six individuals that are willing to work with you and even settle the case if the price is fair. The case is ripe for you to represent us. Also, keeping in mind that 30 plus other inmates filed their own civil complaints, which is why I really don't want to intertain any *class action representation* unless its absolutely necessary. If you review the report and recommendation, you will see that the Judge mentioned that we have not requested class action certification nor appointment of counsel.

Thank You in advance for a prompt respond and attention.

Sincerely,

George Ivan Lope, CZ-3198

Copy

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

TO: Widerner University Commth. Law School
C/O Christian A. Johnson, (Dean)
3800 Vartanway
P.O. Box 69380
Harrisburg, Pa. 17106-9380

8/13/2022

Dear Esteem Counsel,

May these words find you and yours in Good health.

Mr. Johnson, I am a capital case prisoner confined at the State Correctional Institution at Phoenix. I am currently a capital case legal aid. I filed a civil complaint against the DOC, at the Middle District of Pennsylvania, under docket No# 21-cv-1819. On 8/3/2022, two week ago the Chief Magistrate Judge in the case issued a very favorable Report and Recommendation to the claims in our favor. The magistrate Judge denied the DOC's motion to dismiss pursuing their immunity claims.

The issues which we presented were (a) Denial of due process of law, (b) Eighth Amendment violation, due to cruel and unusual Punishment and, (c) violation of our rights under the American with Disability Act. Currently we are in the Discovery proceedings, which I strongly beleive we can survive the DOC's upcoming summary judgment, base on th material base facts that the prolong isolation caused mental health issues.

PROCEDURAL FACTS:

Counsel, this case came out of the class action in *Reid V. Wetzel*, 18-cv-00176, Where after decades of keeping the capital case prisoners under permanent solitary confinement causing us, all types of physical and psychological harm. The DOC had to settle the case to keep us from ascertaining discovery becuase we could have proven our claims. But our lawyers dropped the ball. However, they still changed the capital case permanent solitary confinement policy. However, there were no mention of monetary and/or punitive damages. Keeping in mind that at that time the DOC's policy mandated

that all capital case prisoner be kept in automatic, permanent Solitary confinement, until the death-sentence was carried out or they die by natural death. However, Since 2019, we were finally released from the solitary confinement and provided us with our own prison population.

Counsel, once we ascertain the necessary discovery, we would be able to establish beyond any doubt, that the decades under DOC policies of permanent solitary confinement caused us extreme psychological harm and they should be held liable for their continued constitutional violations.

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Please review the docket entries in this case and if you are interested in taken on such representing, you will have six individuals that are willing to work with you and even settle the case if the price is fair. The case is ripe for you. Also, keeping in mind that 30 plus other inmates filed their own civil complaints, which is why I really don't want to intertain any *class action representation* unless its absolutely necessary. If you review the report and recommendation, you will see that the Judge mentioned that we have not requested class action certificationnor appointment of counsel.

Thank You in advance for a prompt respond and attention.

Sincerely,

George Ivan Lope, CZ-3198

Copy

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

TO: Mr. Joseph M. Marrone
200 S. broad Street, Ste 400
Philadelphia, Pa. 19103-6996

8/10/2022

Dear Esteem Counsel,

May these words find you and yours in Good health.

Mr. Marrone, I am a capital case prisoner confined at the State Correctional Institution at Phoenix. I am currently a capital case legal aid. I filed a civil complaint against the DOC, at the Middle District of Pennsylvania, under docket No# 21-cv-1819. On 8/3/2022, two week ago the Chief Magistrate Judge in the case issued a very favorable Report and Recommendation to the claims in our favor. The magistrate Judge denied the DOC's motion to dismiss pursuing their immunity claims.

The issues which we presented were (a) Denial of due process of law, (b) Eighth Amendment violation, due to cruel and unusual Punishment and, (c) violation of our rights under the American with Disability Act. Currently we are in the Discovery proceedings, which I strongly beleive we can survive the DOC's upcoming summary judgment, base on th material base facts that the prolong isolation caused mental health issues.

PROCEDURAL FACTS:

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until the death-sentence was carried out or they die by natural death. However, Since 2019, we were finally released from the solitary confinement and provided us with our own prison population.

Counsel, once we ascertain the necessary discovery, we would be able to establish beyond any doubt, that the decades under DOC policies of permanent solitary confinement caused us extreme psychological harm and they should be held liable for their continued constitutional violations.

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Thank You in advance for a prompt respond and attention.

Sincerely,

George Ivan Lope, CZ-3198

Copy

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

TO: Gregory Panagno, Esq.
1315 Walnut Street, 12th Floor.
Philadelphia, Pa. 19107

8/16/2022

Dear Esteem Counsel,

May these words find you and yours in Good health.

I, am a capital case prisoner confined at the State Correctional Institution at Phoenix. I am currently a capital case legal aid. I filed a civil complaint against the DOC, at the Middle District of Pennsylvania, under docket No# 21-cv-1819. On 8/3/2022, two week ago the Chief Magistrate Judge in the case issued a very favorable Report and Recommendation to the claims in our favor. The magistrate Judge denied the DOC's motion to dismiss pursuing their immunity claims.

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sentence was carried out and/or they die by natural death. Since 2019, we were finally released from the solitary confinement and the DOC finally provided us with our own prison population.

Counsel, once we ascertain the necessary discovery, we would be able to establish beyond any doubt, that spending decades under DOC policies of permanent solitary confinement caused us extreme psychological harm and they should be held financially liable for their continued constitutional violations.

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Sincerely,

George Ivan Lope, CZ-3198

Copy

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

TO: Widerner University Commth. Law School
C/O Christian A. Johnson,(Dean)
3800 Vartanway
P.O. Box 69380
Harrisburg, Pa. 17106-9380

8/13/2022

Dear Esteem Counsel,

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Sincerely,

GEORGE IVAN LOPEZ, CZ-3198
SCI-PHOENIX
1200 MOKYCHIC DRIVE
COLLEGEVILLE, PA. 19426

TO: Temple University School of Law
C/O Gregory N. Mandel
1719 N. Broad Street
Philadelphia, Pa. 19122

8/10/2022

Dear Esteem Counsel,

May these words find you and yours in Good health.

Mr. Mandel, I am a capital case prisoner confined at the State Correctional Institution at Phoenix. I am currently a capital case legal aid. I filed a civil complaint against the DOC, at the Middle District of Pennsylvania, under docket No# 21-cv-1819. On 8/3/2022, two week ago the Chief Magistrate Judge in the case issued a very favorable Report and Recommendation to the claims in our favor. The magistrate Judge denied the DOC's motion to dismiss pursuing their immunity claims.

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Thank You in advance for a prompt respond and attention.

Sincerely,

George Lopez, C-2-3198
P.O. B. 244
Collegeville, PA 19426
PR: 21-cv-1819

RECEIVED
SCRANTON

AUG 25 2022

PER 39
DEPUTY CLERK

Legal Mail

TO: Office of The Clerk
United States District Court
Middle District of Pennsylvania
William J. Nealon Federal/B.R.B.
Courtroom
235 North Washington Street
P.O. Box 1147
Allentown, PA 18101-1147

Scranton, PA 18501-1147